to in the preceding section, and in said statement the party [to] be charged shall state that he conducts a specific kind of business, and keeps books of account of said business, then, if at the expiration of any term of credit obtained by him in so purchasing said property, he shall fail to pay for the same within sixty days thereafter, he shall at all times during the period of ninety days subsequent to such failure to pay, upon the request of the persons from whom said property was purchased, or their agents duly accredited in writing, produce upon notice of five days his said books of account, and each and every one of them mentioned or described in said statement, and permit the persons from whom the said property was purchased, or their agents duly accredited in writing, to fully examine such books of account, and each and every one of them mentioned or described in said statement, and to make copies of any part thereof; upon such request being made, failure to produce said books of account, and each and every one of them mentioned or described in said statement, shall be presumptive evidence that each and every pretense relating to the purchaser's means or ability to pay in said statement contained were false at the time of making said statement, and were known to the purchaser to be false.

Approved April 2, 1906.

Gaming.

1898, ch. 285. 1902, ch. 572. 1904, ch. 585. 1906, ch. 127.

206. In such license shall be stated the name of the grounds, enclosure or park, and the number of days and the month within which such license shall be operative, and the said court shall not grant in the aggregate license for more than thirty days in any year, nor more than fifteen days in any one month in any county in this State, nor for any days whatever during the months of December, January, February and March; provided, that the circuit court for Baltimore county may grant such license for not more than seventy-five days between the first day of April and the first day of December in every year. For every license so granted there shall be paid by the applicant, before the issuance thereof, to the clerk of the court granting the same, the sum of five dollars for each and every day for which such license shall have been granted to said applicant; the said sum to go to the board of county school commissioners